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STATE OF SOUTH CAR	OLINA)				
(G (I 6G))		DTIL	BEFORE THE BLIC SERVICE COMMISSION	
(Caption of Case) Example: Application for a Class	C Charter Certificate from)		ron	OF SOUTH CAROLINA	
John Doe dba Doe's Li))	ן.	TRANSPORTATION COVER SHEET		
**************************************)	NU:	our fir	st time filing an application with the PSC, you will not fumber. The Commission will assign one to you. If you	
)	have filed	with t	he Commission before, a Docket Number was assigned tered above.	
Please type or print) Submitted by: STAR 7	TRANSPORTATION L	-L-C	Teleph		804-593-7043	
Address: 465 S	HADOW LN.		Fax:		864-877-3183	
Luman	, SC 29365		Other:		864-877-3151	
1			Email:	ัเท	to a star transportation granuable con	
is required by law. This form is be filled out completely.	NATURE OF A				ath Carolina for the purpose of docketing and must apply)	
Application - Class A/A R	Pastricted				Request for Name Change on Certificate	
				_		
Application - Class C Taxi				_	Request to Amend Scope of Authority	
<u>***</u> *					Request to Amend Tariff (rate increase, etc.)	
Application - Class C Cha					Request to Amend Passenger Limit	
Application - Class C Nor					Request	
Application - Class C Stre				_	Exhibit	
Application - Class E Hou					Late-Filed Exhibit	
Application - Class E Haz	ardous Waste				Letter	
Application					Proposed Order	
Request for Extension to C	Comply with Order				Publisher's Affidavit	
Request for Order Grantin of Public Convenience and	l Necessity to be Rescinde	:d	T Y II T		Letter Proposed Order Publisher's Affidavit MAR Reservation Letter Response	
Request for Cancellation of	of Certificate	ECEI	v Ej		Return to Petition	
Request for Suspension		MAR 1 5	2010		Other:	
Request for Reinstatement		PSC S		ب		

If you have any questions about this form, please contact the PUBLIC SERVICE COMMISSION at 803-896-5100.

Gr.

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

101 Executive Center Drive, Suite 100 Columbia, South Carolina 29210 (Mailing address: Post Office Drawer 11649, Columbia, SC 29211)

Phone: (803) 896-5100

Fax: (803) 896-5199

APPLICATION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR OPERATION OF MOTOR VEHICLE CARRIER

	Date: 12/27/09
CLASS C - 0	CHARTER
* *	s hereby made for a Certificate of Public Convenience and Necessity, in accordance with the provision Ann., § 58-23-10, et seq. (1976), and amendments thereto.
1. Name unde	r which business is to be conducted (corporation, partnership, or sole proprietorship, with or without trade name.)
	STAR TRANSPORTATION LLC
•	465 SHADOW LN. Lyman SC 29365 Street Address of Applicant
	3630 VELHAM RO #162 GREENVIIIE SC 29615 Mailing Address of Applicant if different from street address
364-	Sq3-7043 Sq4-877-3183 Phone Fax
_mfo@	STANZTICANSPORTATION GEVENVIlles Com Email Address
A	rated, a copy of Articles of Incorporation must be attached. (If incorporated outside of SC, attach SC of State "Foreign Corporation" Certificate.)
☐ Indivi	ity Type: (Check one) idual Owner/Sole Proprietorship
C	ership - List names and address of all person having an interest in the business. Pership - List names and addresses of two principal officers.
	1STIANA M. OBERMEYER 465 SHADOW LONE LYMANSC 29 + J. Obermeyer 465 SHADOW LANE LYMONSC 29365

Applicant is financially able to furnish the services as specified in this application and submits the following statement of assets and liabilities.

BALANCE SHEET

Balance at Time Application is Filed:

Month 12/31 Year 2009

Assets:

Assets:	
Cash	20,16 7
Receivables	0
Real Estate	
Buildings and Equipment (Net)	
Motor Vehicles (Net)	89,000
Garage Equipment (Net)	3,000
Machinery and Tools (Net)	
Supplies on Hand	
Prepaids and Other Assets	5100
Total Assets	117,267
Liabilities and Equity:	
Accounts Payable	0
Notes Payable	17,165
Mortgages Payable	
Equipment Obligations	0
Accrued Salaries and Wages	0
Other Accrued Obligations	0
Other Liabilities	0
Total Liabilities	17,165
Capital Stock	1
Retained Earnings	
Total Equity	100,102
Total Liabilities and Equity	134,432

PROPOSED RATES AND CHARGES FOR SERVICE

Maximum Proposed Rates and Charges for Service are as follows:

CHEV 2007 SURBURBAN 85 PER HOUR FORD 2004 EXCURSION 140 PER HOUR LINC 2005 TOWN CAR LIMO & SPERHOUR FORD 2003 TOWN CAR 60 PER HOUR

Counties to be Served:

SPARTAN BURG, GREENVILLE, ANDERSON

Maximum Number of Passengers per Vehicle:

SEE PAGE 4 15

DESCRIPTION OF EQUIPMENT

MAKE	YEAR & MODEL	VIN#	WEIGHT EMPTY	SEATING CAPACITY
CHEV	2007 Sueburban	IGNFC160X71349452	5571	6
FORD	2004 EXCUYSION	FINU 40534EA59032	6574	12
LINC	2005 TOWN CAR LY	WILIFM 88W35Y600281	4359	8
FORD	2003 TC SEDAN	1LN HM 84W33Y643531	3400	3
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	-			-
	70			
	- 170/A			

	4 <i>C</i>	0		#: 1390003 CATE OF LIA	BI	LITY IN		ICE		DATE (MM/DD/YYYY) 02/17/2010
BB 47		IC ark	Court (29607)			ONLY AND HOLDER. T	CONFERS NO RI HIS CERTIFICATI	D AS A MATTER OF GHTS UPON THE CE E DOES NOT AMEND FORDED BY THE PO	RTIF , EX	ICATE FEND OR
,			7149 SC 29616-2149			INSURERS AFFORDING COVERAGE				NAIC #
INSU		,					rthland Insuran			24015
			Star Transportation LLC			INSURER B:	Timura mouran	oo oompany		
			465 Shadow Lane			INSURER C:				
			Lyman, SC 29365			INSURER D:				
						INSURER E:				•
TH Ah M	NY RE NY PE DLICIE	LICII QUII RTA S. A	ES OF INSURANCE LISTED BELO REMENT, TERM OR CONDITION (IN, THE INSURANCE AFFORDED	W HAVE BEEN ISSUED TO THE IP OF ANY CONTRACT OR OTHER D BY THE POLICIES DESCRIBED H ' HAVE BEEN REDUCED BY PAID	OCUM BEREIN CLAIM	ENT WITH RESP IS SUBJECT TO S.	ECT TO WHICH THI ALL THE TERMS, E.	S CERTIFICATE MAY BE XCLUSIONS AND COND	ISSU	IED OR
INSR LTR	ADD'L INSRO		TYPE OF INSURANCE	POLICY NUMBER	PO DA	LICY EFFECTIVE TE (MM/DD/YYYY)	POLICY EXPIRATION DATE (MM/DD/YYYY)	L	MITS	
		GEN	VERAL LIABILITY				/	EACH OCCURRENCE		;
			COMMERCIAL GENERAL LIABILITY					DAMAGE TO RENTED PREMISES (Ea occurrence	\$	
			CLAIMS MADE OCCUR					MED EXP (Any one person)		
								PERSONAL & ADV INJURY		
								GENERAL AGGREGATE	- 9	
		GER	POLICY PRO- POLICY PRO- JECT LOC					PRODUCTS - COMP/OP A	3G S	
Α		AU1	OMOBILE LIABILITY ANY AUTO	TP249749	02	2/12/2010	02/12/2011	COMBINED SINGLE LIMIT (Ea accident)	5	1,500,000
		Х	ALL OWNED AUTOS SCHEDULED AUTOS					BODILY INJURY (Per person)	\$	5
		X	HIRED AUTOS NON-OWNED AUTOS					BODILY INJURY (Per accident)	\$	3
								PROPERTY DAMAGE (Per accident)	\$	3
		GAI	RAGE LIABILITY		İ			AUTO ONLY - EA ACCIDE		
			ANY AUTO					OTHER THAN EA A	CC S	
		EXC	ESS / UMBRELLA LIABILITY					EACH OCCURRENCE	36 3	
			OCCUR CLAIMS MADE					AGGREGATE	Ì	
			<u> </u>						8	
			DEOUCTIBLE						\$	
			RETENTION \$							}
	EMPI	OYE	S COMPENSATION AND RS' LIABILITY					WC STATU- C TORY LIMITS C	TH- ER	
	ANY I	PROF	PRIETOR/PARTNER/EXECUTIVE Y/N MEMBER EXCLUDED? y in NH)					E.L. EACH ACCIDENT		
	If yes.	desc	xibe under					E.L. DISEASE - EA EMPLO		
	OTHE		PROVISIONS below					E.L. DISEASE - POLICY LI	AIT [S	1
DESC	RIPTIO	о ис	F OPERATIONS / LOCATIONS / VEHIC	LES / EXCLUSIONS ADDED BY ENDO	RSEME	NT / SPECIAL PROV	VISIONS			
			nedule on file with compa							
	TICI	ጉለተ	E HOI DER			CANCELLATI	ON			
Star Transportation, LLC 465 Shadow Lane Lyman, SC 29365			SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL							
				AUTHORIZED REPRESENTATIVE J. SANDALBAN LANDI WALL						

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

INSURANCE QUOTE

Sent insurance y

This form MUST BE COMPLETED AND SIGNED by an AUTHORIZED INSURANCE COMPANY REPRESENTATIVE.

The following insurance quote is for:		
	Name of Motor Carrier	
	Address of Motor Carrier	
Amount of Premium:	Limits Que	oted: (See Below)
Liability Insurance \$	Limits	
The above quoted premium is for a term of	months.	
Minimum Limits - Intrastate Only: 1-7 Passengers 8-15 Passengers	\$ 25,000/50,000/25,000 \$ 25,000/100,000/25,000	Unwante Carrier will mad to fele Form E with Office of Regulatory Staff
N	ame of Insurance Company	
Hom I am familiar with the Commission's Rules an meets the minimum insurance limits prescribe South Carolina Department of Insurance to do	ed. The insurance company maki	
Date	Authorized Insurance Company R	Lepresentative's Signature

The insurance quote must be complete, listing current insurance premiums. At the discretion of the Commission, a copy of current insurance policies may be required. Do not provide a copy of insurance policies unless requested.

Exhibit FWA

	STAR	TRANSPORTATION LLC Name of Applicant
		Name of Applicant
1.		utstanding judgments against the Applicant?
	○ Yes	⊗ No
	If Yes, indicate nature of	f judgement(s) against applicant.
2.		h all statutes and regulations, including safety regulations and governing for-hire motor th South Carolina, and does Applicant agree to operate in compliance with these
	Yes	○ No
3.	Is Applicant aware of the	Commission's insurance requirements and the insurance premium costs associated
	therewith?	
	Yes	○ No

Exhibit on Driver Qualifications

1.	Applicant understands that all drivers must be a minimum of 18 years of age.			
	\$	Yes	○ No	
2.	and su		certified copy of the driver's three (3) year driving record issued by the SC DMV IV of the state in which the driver is or has been domiciled for such period must nt's business office.	
	®	Yes	○ No	
3.			criminal history background check from the state where the driver currently lives oplicant's business office.	
	⊗	Yes	○ No	
4.	their p		I drivers operating a vehicle under a Class C Charter Certificate must have in ing a charter vehicle, a valid driver's license issued by the SC DMV or the currenter.	
	⊗	Yes	○ No	
5.	vehicle	es to drivers who are r	1 Class C Charter Certificate holders are prohibited from employing or leasing egistered, or required to be registered, as sex offenders with the South Carolina sion or any national registry of sex offenders.	
	Q	Yes	○ No	

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA POST OFFICE DRAWER 11649 COLUMBIA, SOUTH CAROLINA 29211

Applicant is familiar with the provision of S.C. Code Ann. §58-23-10, et seq.(1976), and amendments thereto, and R.103-100 through R.103-241 of the Commission's Rules and Regulations for Motor Carriers (Vol.26, S.C. Code Ann., 1976), and R.38-400 through 38-503 of the Department of Public Safety's Rules and Regulations for Motor Carriers (Vol.23A, S.C. Code Ann., 1976) and amendments thereto, and hereby promises compliance therewith.

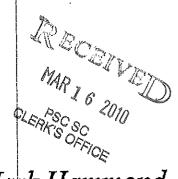
STATE OF SOU	SPARTANBURS)	Cike
		Applicant's Signature
Cristin I, Ku r	JA OBERMEYER Name of Applicant's Representative	, owner fire manager
of	STAR TRANSPORTATION	N LLC Applicant
the Applicant affirm that all		ence and Necessity as set forth in the foregoing, swear or
		aule
		Signature of Applicant's Representative
SWC This _ 28⁺¹Y	ORN TO BEFORE ME day of DEC , 2009	

Crystal S. Steps
Notary Public

Commission Expires Sept 19, 2016

The State of South Carolina





Office of Secretary of State Mark Hammond

Certificate of Existence

I, Mark Hammond, Secretary of State of South Carolina Hereby certify that:

STAR TRANSPORTATION, LLC, A Limited Liability Company duly organized under the laws of the State of South Carolina on October 15th, 2009, with a duration that is at will, has as of this date filed all reports due this office, paid all fees, taxes and penalties owed to the Secretary of State, that the Secretary of State has not malled notice to the company that it is subject to being dissolved by administrative action pursuant to section 33-44-809 of the South Carolina Code, and that the company has not filed articles of termination as of the date hereof.

Given under my Hand and the Great Seal of the State of South Carolina this 15th day of October, 2009.

Mark Hammond, Secretary of State

State of South Carolina Secretary of State

Articles of Organization Limited Liability Company POOTOGRACO GALAURY A 38 OT CESS COL PORTO SECURIO CON CONTRACTO MANTA

GCY 1 5 2009

The undersigned delivers the following articles of organization to form a South Carolina limited liability company pursuant to Sections 33-44-202 and 33-44-203 of the 1976 South Carolina Code of Laws, as amended. 1. The name of the limited liability company which complies with § 33-44-105 of the South Carolina Code of 1976 is : Star Transportation, LLC 2. The address of the initial designated office of the limited liability company in South Carolina is : 465 Shadow Lane 29365 Lyman, SC 3. The initial agent for service of process of the limited liability company is : Cristiana Obermeyer Signature and the street address in South Carolina for this agent for service of process is : 465 Shadow Lane 29365 Lyman, SC

4. The name and address of each organizer is:

091015-0108 FILED: 10/15/2009 STAR TRANSPORTATION, LLC

Cristiana Obermeyer 465 Shadow Lane 29365 Lyman, SC

Mark Hammond

South Carolina Secretary of State

5. Will the company be a Term Company ? If so, provide term.

Νo

6. Will the management of the limited liability company be vested in a manger or managers?

Yes. The company will be member managed by Chistiana Obermeyer.

Star Transportation, LLC

I, Cristiana Obermeyer, hereby state that I am familiar with the obligations of the position of "Managing Member" of the limited liability company, and so accept the responsibilities of managing the limited liability company.

Crifictiana Obermeyer

7. Will one or more members of the company be liable for its debts and obligations under Chapter 608?

No

8. Is a delayed effective date desired :

No

- 9. All other provisions not inconsistent with law which the organizers determine to include, including any provisions that are required or are permitted will be set forth in the limited liability company operating agreement.
- 10. Signature of each organizer are as follows:

FILING INSTRUCTIONS

- 1. File two copies of this form, the original and either a duplicate or a conformed copy.
- 2. If space on the form is not sufficient, please attach additional sheets containing a reference to the appropriate paragraph in this form, or prepare this using a computer disk which will allow for expansion of 724.757 the space on the form.
- 3. This form must be accompanied by the filing fees totaling of \$110.00.

Return to:

Secretary of State Registration Section Division of Corporations PO Box 11350 29211 Columbia, SC

Phone:

(803) 734-1728

NOTE

The filing of this document does not, in and of itself, provide exclusive right to use this entity name on or in connection with any product or service. Use of a name as a Trademark or Service Mark will require further clearance and registration and be affected by prior use of the mark. For more information, contact the Trademarks Division of the Secretary of State's office.

OPERATING AGREEMENT

Star Transportation, LLC

A South Carolina Single Member Limited Liability Company

Member Managed

DATE:

15 October 2009

PARTY:

Cristiana Obermeyer .

RECITAL:

The party to this agreement, Cristiana Obermeyer, is signing this agreement for the purpose of forming a limited liability company under the Limited Liability Company Act of the State of South Carolina Code of Laws, Sections 33-44-202 and 33-44-203 (the "Act").

AGREEMENTS:

1. FORMATION

- 1.1 Name. The name of this limited liability company (the "Company") is:

 Star Transportation, LLC
- **1.2** Articles of Organization. Articles of organization for the Company were filed with the Secretary of State for the state of South Carolina and recorded on the 16th day of October 2009.
- 1.3 Duration. The Company will exist until dissolved as provided in this agreement.
- 1.4 Principal Office. The Company's principal office will initially be at 465 Shadow Lane, Lyman, SC 29365, but may be relocated by the Member at any time.
- 2.5 Designated Office and Agent for Service of Process. The Company's initial designated office will be at 465 Shadow Lane, Lyman, SC 29365, and the name of its initial agent for service of process at that address will be Cristiana Obermeyer. The Company's designated office and its agent for service of process may only be changed by filing notice of the change with the Secretary of State of the state in which the articles of organization of the Company were filed.

- 1.6 Purposes and Powers. The Company is formed for the purpose of engaging in any lawful business that a limited liability company may engage in under the Act. The Company has the power to do all things necessary, incident, or in furtherance of that business.
- 1.7 Title to Assets. Title to all assets of the Company will be held in the name of the Company. The Member does not have any right to the assets of the Company or any ownership interest in those assets except indirectly as a result of the Member's ownership of an interest in the Company.

2. MEMBER

- 2.1 Name and Address. The name and address of the sole member of the Company is Cristiana Obermeyer.
- 2.2 Termination of Member's Interest. The Member will cease to be a member of the Company upon the Member's death, incompetency, or bankruptcy, or upon assignment of the Member's entire membership interest. Unless there are one or more other members of the Company, the person who is the holder of the Member's interest immediately after the Member ceases to be a member will become a member. If there are one or more other members of the Company at the time the Member ceases to be a member, the person who is the holder of the Member's interest immediately after the Member ceases to be a member will become a member only with the consent of the other member or members.
- 2.3 Additional Members. Except for the holder of a member's interest who becomes a member under the provisions of the section of this agreement relating to termination of member's interest, additional members may not be admitted to the Company.

3. CAPITAL

- 3.1 Initial Capital Contribution. The initial capital contribution of the Member will be made by the Member's transferring to the Company all of the assets of the business currently being operated by the Member as a sole proprietorship, subject to all of the liabilities of such business. The assets and liabilities of such business are described on the balance sheet of the business attached to this agreement as Exhibit A. The transfer will be made promptly following the signing of this agreement.
- 3.2 Additional Contributions. Except as otherwise provided in the Act, the Member is not required to contribute additional capital to the Company. But the Member may make additional capital contributions to the Company from time to time as the Member wishes.
- 3.3 No Interest on Capital Contributions. No interest will be paid on capital contributions.

3.4 Capital Account. A capital account will be maintained for the Member. The Member's capital account will be credited with all capital contributions made by the Member and with all income and gain (including any income exempt from federal income tax) of the Company, and the Member's capital account will be charged with the amount of all distributions made to the Member and with all losses and deductions (including deductions attributable to tax-exempt income) of the Company.

4. PROFITS AND LOSSES AND DISTRIBUTIONS

- 4.1 Profits and Losses. The entire net profit or het loss of the Company for each fiscal year will be allocated to the Member and must be reported by the Member on all federal, state, and local income and other tax returns required to be filed by the Member.
- 4.2 **Distributions.** Subject to the restrictions governing distributions under the Act, distributions of cash or property may be made from time to time by the Company to the Member, as the Member directs. But the assets of the Company may not be used to pay the separate expenses of the Member, to make personal investments for the account of the Member, or for any other purpose not related to the business of the Company.

5. ADMINISTRATION OF COMPANY BUSINESS

- 5.1 Management. The Member has the sole right to manage and conduct the Company's business. Actions by the Member relating to the management of the Company may be memorialized in written resolutions signed by the Member, but written resolutions are not required to authorize action by the Member.
- 5.2 Authority of Member. The Member is the agent of the Company and has authority to bind the Company on all matters. The authority of the Member includes, without limitation, the authority to: (a) sell, lease, exchange, mortgage, pledge, or otherwise transfer or dispose of all or substantially all of the property or assets of the Company; (b) merge the Company with any other entity; (c) amend the articles of organization of the Company or this agreement; (e) change the nature of the business of the Company; or (f) commence a voluntary bankruptcy case for the Company.
- 5.3 Compensation and Reimbursement. The Member is entitled to the payment of any salary or other compensation for services provided to the Company. The Member is also entitled to reimbursement from the Company for reasonable expenses incurred on behalf of the Company, including expenses incurred in the formation, dissolution, and liquidation of the Company.

6. ACCOUNTING AND RECORDS

- 6.1 Books and Records. The Company shall maintain books, ledgers, and records relating to the operation of the Company as are appropriate and adequate for the Company's business. The books and records are to be available for inspection by the Member at the principal office of the Company.
- 6.2 Separate Accounts. The funds, assets, properties, and accounts of the Company must be maintained separately, and may not be commingled with those of the Member or any other person.
- **6.3 Fiscal Year.** The fiscal year of the Company will be the calendar year 1 January through 31 December.

7. DISSOLUTION AND WINDING UP

- 7.1 Events of Dissolution. The Company will dissolve upon the earlier of (a) approval of dissolution by the Member or (b) such time as the Company has no members. Neither the death, incompetency, or bankruptcy of the Member nor the assignment of the Member's entire membership interest will dissolve the Company.
- 7.2 Winding Up and Liquidation. Upon the dissolution of the Company, the affairs of the Company must be wound up by the Member. If the affairs of the Company are to be wound up, a full account must be taken of the assets and liabilities of the Company, and the assets of the Company must then be promptly liquidated. The proceeds must first be paid to creditors of the Company in satisfaction of all liabilities and obligations of the Company, including, to the extent permitted by law, liabilities and obligations owed to the Member as a creditor. Any remaining proceeds may then be distributed to the Member. Property of the Company may be distributed in kind in the process of winding up and liquidation.
- 7.3 Negative Capital Account. If the Member has a negative balance in the Member's capital account upon liquidation of the Company, the Member will have no obligation to make any contribution to the capital of the Company to make up the deficit, and the deficit will not be considered a debt owed to the Company or any other person for any purpose.

8. INDEMNIFICATION AND LIABILITY LIMITATION

8.1 Indemnification. The Company must indemnify the Member to the fullest extent permissible under the law of the state of South Carolina, the state in which the articles of organization of the Company were filed, as the same exists or may hereafter be amended, against all liability, loss, and costs (including, without limitation, attorneys' fees) incurred or suffered by the Member by reason of or arising from the fact that the Member is or was a member of the Company, or is or was serving at the request of the Company as a manager, member, director, officer, partner, trustee, employee, or agent of another foreign or domestic limited liability

company, corporation, partnership, joint venture, trust, benefit plan, or other enterprise. The Company may, by action of the Member, provide indemnification to employees and agents of the Company who are not members. The indemnification provided in this section will not be exclusive of any other rights to which any person may be entitled under any statute, agreement, resolution of the Member, contract, or otherwise.

8.2 Limitation of Liability. The Member is not liable to the Company for monetary damages resulting from the Member's conduct except to the extent that the Act, as it now exists or may be amended in the future, prohibits the elimination or limitation of liability of members of limited liability companies. No repeal or amendment of this section or of the Act will adversely affect any right or protection of the Member for actions or omissions prior to the repeal or amendment.

9. MISCELLANEOUS PROVISIONS

- 9.1 Amendment. The Member may amend or repeal all or part of this agreement by written instrument.
- 9.2 Governing Law. This agreement will be governed by the law of the state in which the articles of organization of the Company have been filed, South Carolina.
- 9.3 Severability. If any provision of this agreement is invalld or unenforceable, it will not affect the remaining provisions.

· Cristiana Obermeyer / Managing Member

OPERATING AGREEMENT

Star Transportation, LLC
A South Carolina Single Member Limited Liability Company
Member Managed

EXHIBIT A

Balance Sheet

[Balance sheet of the Member's initial capital contribution.]

Tax-Law & Accounting Group, Inc.

2728 Wade Hampton Blvd, Ste A Greenville, SC 29615

(864) 244-1170 Fax: 244-1151 ryan@tax-lawandaccounting.com lina@tax-lawandaccounting.com

18 October 2009

Dear Cristiana:

Regarding the organization of Star Transportation, LLC, the following information pertains:

Business Organization - Tasks Completed

I have:

- completed and executed your Articles of Organization,
- prepared a single member operating agreement,
- paid all filing fees

I did not establish any of the following accounts nor obtain licenses for any of the following. As per your directions, your CPA, Jay West, will provide these services to you.

- Obtain a federal identification number,
- Obtain a SC state income tax withholding number,
- Apply for establishment of your unemployment account
- Retali sales ilcense,
- Alcohol & Beverage license
- Any City Business License
- Any professional licenses
- Transportation licenses or permits

On the 15th day of October 2009, the SC Secretary of State recorded your Articles of Organization to enable your business to operate as a Limited Liability Company.

Managing Member(s)

Cristiana Obermeyer is the company's only "Managing Member.' Therefore, Cristiana is responsible for complying with all South Carolina Limited Liability Company Statues affecting Star Transportation, LLC.

Additional members cannot be added to the company. A new filing must be submitted to the SC Secretary of State's office to add new members.

Financial Records

Bear in mind that you must keep accurate financial and tax records, and you must comply with the SC Corporate Code. Failure to do so could result in Courts of Law and the Internal Revenue Service not recognizing your company as a Limited Liability Company.

It is important that personal records and business records are not co-mingled. All business income and expenses should be kept separate from personal, and a separate business checking account, credit card accounts, etc., should be maintained if used.

Taxation

Federal Income Tax Return. As per your CPA, Jay West, Jay will make an election with the IRS for the company to be taxed / treated as a corporation. Accordingly, Tax-Law & Accounting Group Inc has taken no action as to the taxation of Star Transportation, LLC. You are hereby directed to contact Jay West as to all tax elections.

Income Tax Returns. Your company's corporate income tax returns will be due annually on the 15th of March. Be advised that you will be required to file both, federal and SC state tax returns.

Federal Identification Number

A Federal Employer Identification Number (FEIN) was not obtained for the company. Should the company open a business checking account, the bank will require the company to obtain a federal identification number. Please contact your CPA for assistance. If needed, Tax-Law & Accounting Group Inc can provide whatever assistance you might need.

Sales & Use Tax Reporting

Please consult with your CPA to determine if you are required to file a retail tax return. If the company purchases materials tax free, the company might be required to file Use Tax Returns; Tax-Law & Accounting Group Inc can provide assistance if needed.

Tax Return Filing Requirements

Corporate Income Tax Return. Due date is the 15th of March each year.

IRS Form 940 Federal Unemployment Tax Return. Due the 31st day of January each year – not currently required by the company unless the company hires employees.

IRS Form 941 Quarterly Payroll Tax Returns. Due the last day of the following months: April, July, October, and January year – not currently required by the company unless the company hires employees..

SC UCE 101 / 121 Unemployment Tax Returns. Due the last day of the following months: April, July, October, and January year - not currently required by the company unless the company hires employees:

W2s, W3, 1099s, 1096. Due the 31st day of January each year to employees or contractors. Due the last day of February each year to the appropriate government agencies year – not currently required by the company unless the company hires employees..

Annual Report. There are no annual reporting requirements under the SC LLC statute.

Self-Employment Tax

Corporations are not subject to self-employment taxes.

Business Expenses

To be deductible, a business expense must be both ordinary and necessary. An ordinary expense is one that is common and accepted in your industry. A necessary expense is one that is helpful and appropriate for your trade or business. An expense does not have to be indispensable to be considered necessary.

Signatures

When signing documents on behalf of the company, you should sign your company title (Managing Member) below your signature.

Please note that Tax-Law & Accounting Group Inc is available to provide assistance to you should you need help in understanding your record keeping and tax filing requirements for the business.

If you have any questions regarding the foregoing, please do not hesitate to call me.

Sincerely yours,

J. Ryan Arnold, Jr.

ATA, ATP, EA, CFP

Accredited Tax Advisor / Accredited Tax Preparer Enrolled to represent texpayers before the IRS Certified Financial Planner / Tax Accountant